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IN THE UNITED STATES PATENT OFFICE

In re: Pending Patent Application
S.N. 10/750,393 - Filed 12/3/2003
"Gaseous Fuel Production From
Fragmented Carbon-Rich Fuelstock"

Exr: Kishor Mayekar
Art Unit 1753 & 3700
Atty. Dkt. 277-001P

Gentlemen:

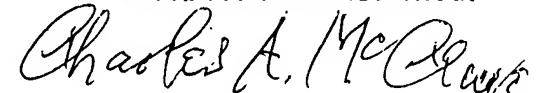
Applicant notes the interest of all concerned in expediting consideration of the above noted patent application. He understands that it may have been impeded by a failure to employ approved terminology for claim identification and amendment, and he sincerely hopes that the accompanying pertinent rephrasing proves satisfactory..

In recognition of the importance of timing, Applicant notes here that the PTO "Current Action Envelope" was mailed on 26 December 2007, and it arrived in his P.O. Box 1369, Lexington, VA, ten days later, to wit: on Saturday, 5 January 2008.

Applicant completed this resulting response during the intervening two days, and it is being remailed on Tuesday, 8 January 2008. It should arrive at the PTO in timely fashion, so as to facilitate such further consideration as is deemed appropriate.

Please charge any fee due in this matter to my PTO Deposit Account 13-0200. If there is some remaining informality or other difficulty, the Examiner is respectfully urged to consider it with the undersigned Attorney-Applicant, as via telephone if it is urgent, utilizing the same number that he has used before, Thank you very much.

Respectfully submitted,


Charles A. McClure
Attorney--Applicant
(Regn. No. 17,177)

Enclosure: Revised Claim Listing

P.S. I checked, as suggested, and confirmed that both of my previously identified subsequent applications were published--without my reception of any PTO action whatever thereon, much less any warning of some such impending confiscation!